



The Gazette of India

PUBLISHED BY AUTHORITY

No. 35] NEW DELHI, SATURDAY, SEPTEMBER 1, 1956

NOTICE

The undermentioned *Gazettes of India Extraordinary* were published upto the 25th August 1956:—

Issue No.	No. and date	Issued by	Subject
238	S. R. O. 1843, dated the 20th August, 1956.	Ministry of Finance (Depostment of Revenue).	Exemption of articles specified in Item No. 63 (30) of the First schedule to the Indian Tariff Act, 1934, when imported, from the whole of customs duty.
239	S. R. O. 1844, dated the 23rd August, 1956.	Election Commission, India.	Appointment of Assistant Returning officers for the Parliamentary constituencies in the state of Orissa.
240	S. R. O. 1885, dated the 23rd August, 1956.	Ministry of Commerce and Industry.	Amendment made in the Cotton Textiles (Production by Handloom)Control Order, 1956.
241	S. R. O. 1886, dated the 23rd August, 1956.	Ditto.	Schedule of Base Prices and schedule of Extras issued by the Iron and Steel Controller.
242	S. R. O. 1887, dated the 23rd August, 1956.	Government of Ajmer.	Revised minimum rates of wages payable to workers employed in Textile Industry in Beawar.
	S. R. O. 1888, dated the 23rd August, 1956.	Ditto.	Revised minimum rates of wages payable to workers employed in Textile Industry in Bijainagar.
243	S. R. O. 1889, dated the 23rd August, 1956.	Ditto.	Draft amendments in the Ajmer State Panchayat (Election and Business) Rules, 1956.

Copies of the *Gazettes Extraordinary* mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these *Gazettes*.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF LAW

New Delhi, the 25th August 1956

S.R.O. 1890.—In exercise of the powers conferred by sub-section (2) of section 1 of the Representation of the People (Second Amendment) Act, 1956 (27 of 1956), the Central Government hereby appoints the 28th day of August, 1956, as the date on which the said Act will come into force.

[No. F.21(1)/56-G/Elections.]

K. Y. BHANDARKAR, Secy.

New Delhi, the 27th August 1956

S.R.O. 1891.—In exercise of the powers conferred by section 3 of the Maintenance Orders Enforcement Act, 1921 (18 of 1921) and in supersession of the Notification of the Government of India in the late Home Department No. F.24/9/40, dated the 19th March, 1941, the Central Government hereby declare that the said Act applies in respect of the Colony of Sarawak.

[No. F.26(7)/54-L.]

S.R.O. 1892.—The following Ordinance made by the Government of the Colony of Sarawak is published for general information:—

“No. 1 of 1956.

MAINTENANCE ORDERS (RECIPROCAL ENFORCEMENT) (AMENDMENT)

No. O1.—The following Ordinance passed at a meeting of the Council Negri held on the 2nd day of May, 1956, and assented to by His Excellency the Governor on the 7th day of May, 1956, is published for general information.

COLONY OF SARAWAK

No. 1 of 1956

I assent,

The 7th May, 1956.

A. F. ABELL,
Governor and Commander-in-Chief.

An Ordinance to amend further the Maintenance Cap. 9 Orders (Reciprocal Enforcement) Ordinance. (23rd May, 1956).

Enacted by the Governor of Sarawak with the advice and consent of the Council Negri—

1. Short title.—This Ordinance may be cited as the Maintenance Orders (Reciprocal Enforcement) (Amendment) Ordinance, 1956.

2. Replacement of section 10.—Section 10 of the Principal Ordinance is replaced by the following section—

“10. Whenever the Chief Secretary is satisfied that reciprocal provisions have been or will be made by the legislature of any part of the Commonwealth or of any foreign State for the enforcement within such part or State of maintenance orders made by Courts in Sarawak, he may by order specified in the Gazette, extend the provisions of this Ordinance to such part of State and may amend the Schedule hereto in any manner which may be necessary or expedient to give effect to such order and to remove any inconsistency therewith in the Schedule”.

MAINTENANCE ORDERS (RECIPROCAL ENFORCEMENT) (AMENDMENT)

3. The Schedule to the Principal Ordinance is amended by deleting the words "British India" and substituting therefor the words "The Republic of India except the State of Jammu and Kashmir".

Passed this 2nd day of May, 1956.

KHO SOON EWE,

Clerk of Councils".

[No. F.26(7)/54-L.]

G. S. GAITONDE, Dy. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi-2, the 23rd August 1956

S.R.O. 1893.—In exercise of the powers conferred by section 3 of the Indian Passport Act, 1920 (34 of 1920), the Central Government hereby makes the following further amendment in the Indian Passport Rules, 1950, namely—

In clauses (f) and (g) of sub-rule (1) of rule 4 of the said Rules, for the words "Nepalese or Tibetan frontier" the words "Nepalese or Bhutanese frontier" shall be substituted.

[No. 6/32/56-F.I.]

FATEH SINGH, Dy. Secy.

New Delhi-2, the 27th August 1956

S.R.O. 1894.—In exercise of the powers conferred by sections 4, 10, 17 and 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby makes the following further amendments in the Indian Arms Rules, 1951, namely:—

In the said Rules—

- (1) In sub rule (2) of rule 1, and sub rule (1) of rule 24, the words "except the State of Jammu and Kashmir" shall be omitted;
- (2) In sub rule (1) (aa), of rule 31, sub rule (2) (c) of rule 32, sub rule (1) (c) of rule 35, sub rule (2) (iii) of rule 35, and sub rule (3) of rule 40, after the word "Saurashtra" the words "Jammu and Kashmir" shall be inserted;
- (3) In sub rule (1) of rule 41, for the words "State of Assam" the words "States of Assam and Jammu and Kashmir" shall be substituted;
- (4) In Schedule I, column 1, under entry 1, after item (d) the following item shall be added, namely:—
(dd) Sadar-i-Riyasat of Jammu and Kashmir.
- (5) In Schedule II, in "THE TABLE", in column 1 of entry 1, the words "Jammu and Kashmir" shall be omitted;
- (6) In Schedule II, in column 1 of entry 2, the words "except the State of Jammu and Kashmir" shall be omitted;
- (7) In Schedule II, in column 1 of entry 5, the words "the State of Jammu and Kashmir and" shall be omitted;
- (8) In Schedule III, in column 1 of entry 1, the brackets and words "(excluding the State of Jammu and Kashmir)" shall be omitted.

2. The Arms and Ammunition (Control) Order, 2006 issued by the Government of Jammu and Kashmir is hereby repealed.

[No. 15/14/56-Police-IV.]

J. N. DHAMIJA, Dy. Secy.

ORDER

New Delhi-2, the 22nd August 1956

S.R.O. 1895.—In pursuance of Clause (22) of Article 366 of the Constitution of India the President is hereby pleased to recognise Rana Shri Ranbir Singh as the Ruler of Mangal with effect from the 22nd February 1956 in succession to the late Rana Shiv Singh.

[No. F.9/15/56-Pol.III.]

V. VISWANATHAN, Jt. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 13th August 1956

S.R.O. 1896.—Whereas the Central Government is of opinion that the system of booking accommodation in pilgrim ships for Haj pilgrims specified in the Schedule annexed hereto should be enforced during the Haj Season in 1957;

Now, therefore, in exercise of the powers conferred by Section 289C of the Indian Merchant Shipping Act, 1923 (21 of 1923), the Central Government hereby exempts Messrs Mogul Line, Bombay and every other shipping company engaged in pilgrim traffic from Bombay to the Hejaz, from such provisions of the said Act and the Indian Pilgrim Ships Rules 1933, as are not in conformity with the aforesaid system of booking accommodation in pilgrim ships carrying pilgrims from Bombay to Jeddah during the year 1957.

THE SCHEDULE

System of Booking Accommodation at Bombay for Haj Pilgrims

1. *Schedule of sailings.*—Every Shipping Company shall announce a provisional schedule of outward sailings 6 to 9 months in advance. Firm dates of sailings shall be advertised by the Shipping Company at least 15 days in advance as required under the provisions of the Indian Merchant Shipping Act, 1923. The penal provisions of the Indian Merchant Shipping Act, 1923 shall operate with reference to the firm sailing dates as advertised.

2. *Advance reservations of passages.*—(i) Reservation lists for all sailings announced in the provisional schedule shall be opened by the Company simultaneously and intending pilgrims will have the option of availing passages in whatever ship they like. Such reservations shall be made only on payment of a deposit of Rs. 100/- per adult and Rs. 50/- per child accompanied by applicant's full particulars. When reservations of a particular ship are complete, the Shipping company shall refuse to accept any further deposits for that particular ship.

(ii) A cabin class pilgrim may make an application for reservation of a deck passage for his servant, and may in genuine cases take any other servant than the one mentioned in the application.

3. *Registration on waiting lists.*—Persons whose deposits for advance reservation are received after the reservation of accommodation on all the ships is complete shall be kept on the common waiting lists with the shipping company. Persons who may not have made any advance reservation of passages but who may reach Bombay and ask for passages, shall also have to get their names registered on waiting lists with the shipping company. Registration of such persons on the waiting lists will be made on an application for registration on waiting lists accompanied by a deposit of Rs. 10 per passenger and a copy of the photograph of the person concerned. Registration on waiting lists shall be made strictly in order of the receipt of deposits aforesaid by the shipping company.

4. *Purchase of tickets.*—All persons who may have made advance reservations of passages shall have to purchase their tickets at least 3 days before the sailing date. Such of the persons as fail to purchase tickets 3 days in advance shall be deemed to be not travelling in those ships. Passages not previously booked in particular ships or released by passengers who do not purchase their tickets 3 days in advance shall be offered according to the order referred to in paragraph 3 to the persons whose names are registered on the waiting lists.

5. *Treatment of deposits when passages are availed of.*—The deposit of Rs. 100 or Rs. 50 or Rs. 10, as the case may be, shall be accounted towards the cost of passage when the passage has been availed of.

6. *Treatment of the deposit when the passage is not availed of.*—When a person has reserved his passage and does not intend to avail of the same and gives 10 clear days' notice of his intention to the company in advance of the sailing date then his deposit shall be refunded in full.

(ii) In the case of a person who has reserved his passage but is prevented from availing of the same due to unforeseen circumstances, such as death in the family the deposit may be refunded to him in full; any dispute that may arise shall be referred in the first instance to the Chairman, Port Haj Committee, Bombay, and if the Chairman's decision is not acceptable to the pilgrim concerned or to the shipping company, the Chairman shall refer the matter to the Presidency Magistrate or the Magistrate of the first class exercising jurisdiction in the Port. The decision of the Magistrate shall be final and there shall be refunded to the pilgrims any amount allowed to him by such decision.

(iii) A person who has reserved his passage by a particular ship but is unable to avail of the same and desires to travel by a subsequent ship, may be given full credit in respect of his deposit towards the cost of passage.

(iv) In all other cases where a person has reserved his passage but does not avail of the same, a deduction of 10 per cent. will be made while refunding the amount deposited by him.

(v) Where a person has got his name registered on the waiting list and does not avail of the passage when offered, a sum of Rs. 10, shall be forfeited from his deposit and the balance, if any, shall be refunded to him by the shipping company.

(vi) When a person who has got his name registered on the waiting list and is not offered any passage, the amount paid by him as deposit, shall be refunded to him in full.

7. *Scrutiny.*—The records of the shipping company in respect of reservation of passages as well as waiting lists shall be open to scrutiny by the Central Government, Chairman of the Port Haj Committee, Bombay, Executive Officer, Port Haj Committee, Bombay or 2 members of the Port Haj Committee, Bombay nominated by the Chairman or any officer or officers, nominated by the Committee for this purpose.

[No. F. 32(53)-WANA/56.]

MOHD YUNUS, Dy. Secy.

MINISTRY OF FINANCE

New Delhi, the 24th August, 1956

S.R.O. 1897.—In exercise of the powers conferred by the proviso to Article 309 and after consultation with the Comptroller and Auditor General as required by clause (5) of Article 148 of the Constitution, the President hereby directs that the following further amendments shall be made in the General Provident Fund (Central Services) Rules, namely:—

In the said Rules—

1. in rule 4, the words and figures "as is classed above Class IV within the meaning of the rules regulating such service" shall be omitted.
2. in rules 7,—
 - (a) sub-rule (ii) shall be omitted and sub-rule (iii) shall be re-numbered as sub-rule (ii); and
 - (b) in sub-rule (ii) as so re-numbered, the words, brackets and figures "or if he ceases to subscribe under sub-rule (ii)" shall be omitted.

[No. F.26(26)-EV/56.]

J. C. SEN, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 23rd August 1956

S.R.O. 1898.—The following officers of the Reserve Bank of India relinquished charge of their respective posts in the office of the Travancore-Cochin Banking Enquiry Commission with effect from the dates indicated against each:

1. Shri W. J. F. Vaz, Banking Officer—1st August, 1956 (afternoon).
2. Shri K. Deva Rao, Adviser/Secretary—10th August, 1956 (afternoon).
3. Shri D. R. Khatkhate, Banking Officer—10th August, 1956 (afternoon).
4. Shri P. K. Venkateswaran, Banking Officer—10th August, 1956 (afternoon).

[No. F.9(2)-FI/RO/56.]

K. P. BISWAS, Under Secy.

(Department of Economic Affairs)

New Delhi, the 27th August 1956

S.R.O. 1899.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of sub-section (2) of section 19 of the said Act shall not apply to the Indo-Commercial Bank Ltd., till the 31st July, 1957, in so far as they relate to its holdings in the Palar Mills Ltd.

[No. F.4(90)-F.I/56.]

J. L. KUNDU, Dy. Secy.

CENTRAL EXCISE COLLECTORATE, BARODA

Baroda, the 18th August 1956

S.R.O. 1900.—In exercise of the powers conferred on me under Rule 233 of the Central Excise Rules 1944, I hereby direct that all the licensed manufacturers of Cotton Cloth paying duty at the standard rate shall furnish to the factory officer in-charge of the mills full particulars of any new sort before commencing its manufacture or before changing the variety or altering the Count of yarn, pick or reed or width of the cloth, for which particulars have already been furnished in the form given below. They should also furnish similar information in respect of the current sorts under manufacture and of sorts held in stock within 14 days from the date of this Notification.

Name of the Mills..... Licence No.....

Sl. No.	Description of goods & sort No.	Date of commencement of manufacture or change	Count of warp	No. of ends per inch in reed	Count of weft.	No. of picks per inch
1	2	3	4	5	6	7

Average count arrived at per formula prescribed by Textile Commissioner	Width	Classification declared by the mills
8	9	10

[No. 3/56.]

(Sd.) C. NORUTHU,
Collector of Central Excise, Baroda.

MINISTRY OF FINANCE (DEPARTMENT OF REVENUE)

CUSTOMS

New Delhi, the 1st September 1956

S.R.O. 1901.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Finance Department (Central Revenues), No. 33-Customs, dated the 22nd June, 1955, namely:—

In Schedule I annexed to the said notification, for the existing entry in column 3 against serial No. 42, the following entry shall be substituted, namely:—

“When imported direct by the Government of India in the Ministry of Defence”.

[No. 71.]

S.R.O. 1902.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby directs that the following further amendment shall be made in the late Finance Department (Central Revenues) Notification No. 1-Customs, dated the 9th March 1946, namely:—

In the Schedule to the said notification, for the existing entry against serial number 1 in the column 2, the following entry shall be substituted, namely:—

“Wood in uniformly shaped cut pieces with round or square cross sections, for the manufacture of shuttles and bobbins”.

[No. 72.]

M. A. RANGASWAMY, Dy. Secy.

ORDERS

STAMPS

New Delhi, the 23rd August 1956

S.R.O. 1903.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty chargeable on the lease deed, dated the 21st July, 1956 executed by the High Commission for the United Kingdom in India, in respect of the ground floor flat at No. 118 Sunder Nagar, New Delhi.

[No. 12.]

S.R.O. 1904.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty chargeable under the said Act on bonds which have been or may hereafter be executed by persons selected by the Delhi State Social Welfare Advisory Board to undergo training for the Gram Savika and Midwifery Course conducted on behalf of the Central Social Welfare Board.

[No. 13.]

M. R. RAMACHANDRAN, Under Secy.

CENTRAL BOARD OF REVENUE

ESTATE DUTY

New Delhi, the 22nd August 1956

S.R.O. 1905.—In exercise of the powers conferred by sub-section (1) of section 85 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby directs that the following further amendment shall be made to the Estate

Duty Rules, 1953, (S.R.O. 556 of 1954), the same having been previously published as required by the said sub-section, namely:—

In sub-rule (1) of rule 18 of the said Rules, after clause (d), the following clause shall be inserted, namely:—

“(e) by adjustment of any refund of income-tax, excess profits tax, business profits tax or excess profits tax deposits”.

[No. 42/F.No.1/6/56-E.D.]

R. K. DAS, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

CORRIGENDUM

New Delhi, the 22nd August 1956

S.R.O. 1906.—In the Central Government Notification No. S.R.O. 1317, dated the 9th June, 1956, published at pages 923-925 in the Gazette of India, Part II—Section 3 dated June 9, 1956—

(1) On page 923—

In line 29, for “follow” read “follows”

In line 31, for “‡” read “‡”.

In line 32, for “on coat” read “onecoat”.

(2) On page 924

In line 13, for ‘over’ read ‘oven’

In line 14, for “IC” read “1°C”.

[No. 48(34)-CT(A)/52-32.]

V. V. NENE, Under Secy.

(Indian Standards Institution)

Delhi, the 16th August 1956.

S.R.O. 1907.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards particulars of which are given in the Schedule hereto annexed, have been established during the period 1st to 15th August 1956.

THE SCHEDULE

Sl. No. and title of the Indian Standards No.	Sl. No. and title of the Indian Standards established	No. and title of the Indian Standard or Standards, if any, superseded by the New Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1	IS : 744-1955 Method for Determination of Mean Fibre Diameter of Raw Wool.	..	This standard prescribes a method of determining fineness of wool by the projection microscope. (Price Rs. 1/8/-).

(1)	(2)	(3)	(4)
2.	IS : 772-1956 Specification for General Requirements of Enamelled Cast Iron Sanitary Appliances.	..	This standard lays down the general requirements, such as material, thickness, warpage and finishing for enamelled cast iron sanitary appliances. It also prescribes tests for enamel and rules for inspection and marking of these appliances. (Price Re. 1/-).
3.	IS : 798-1955 Specification for Orthophosphoric Acid, Technical.	..	This standard prescribes the requirements and the methods of tests for orthophosphoric acid, technical. (Price Rs. 1/8/-)

Copies of these Indian Standards are available for sale with the Indian Standards Institution, 19, University Road, Delhi-8.

C. S. CHANDRASEKHARA,
Ag. Director.

[No. MDC/II(4).]

S.R.O. 1908.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955 the Indian Standards Institution hereby notifies that amendments to the Indian Standards given in the Schedule hereto annexed have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard Amended	No. & date of Gazette Notification in which the establishment of the Indian Standard was notified	No. & date of Amendment	Brief particulars of Amendment	Date of effect of the Amendment
(1)	(2)	(3)	(4)	(5)	(6)
1.	IS : 265-1950 Specification for Hydrochloric Acid.	S.R.O. No. 658, dated the 26th March 1955.	No. 1 August 1956	The requirement of pure grade hydrochloric acid in respect of iron compounds has been changed from 0.005 percent to 0.0001 percent. The procedure for testing iron in pure grade acid has been grouped with analytical reagent grade acid instead of with technical grade acid.	27th August 1956
2.	IS : 374-1951 Specification for Electric Ceiling Fans.	Do.	No. 1 August 1956	The use of silicon steel sheet stampings for A.C. fan motors for ceiling fans has been made obligatory.	23rd August, 1956
3.	IS : 488-1953 Specification for Glass Making Sands (Tentative).	Do.	No. 1 August 1956	The method for size grading has been amended.	23rd August, 1956.

Copies of these Amendments are available, free of cost, with the Indian Standards Institution, 19, University Road, Delhi-8.

C. S. CHANDRASEKHARA,
Ag. Director.

[No. MDC/II(4).]

M. P. ALEXANDER, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(I.C.A.R.)

New Delhi, the 16th August 1956

S.R.O. 1909.—In exercise of the powers conferred by Section 15 of the Indian Cotton Cess Act, 1923 (14 of 1923), the Central Government hereby makes the following amendment in the Indian Cotton Cess Rules, 1923, namely:—

For rule 14 of the said rules, the following rules shall be substituted, namely:—

“14(1). The Committee's money shall be kept within Government account in a banking or a non-banking Treasury of Government and the current balances shall neither be kept outside Government accounts nor the surplus balances invested elsewhere. For this purpose, a personal Ledger Account of the Committee shall be opened at a Government Treasury or a branch of the State Bank of India acting as Agent of the Reserve Bank of India and all monies at the disposal of the Committee with the exception of petty cash shall be paid in that Account.

(2) Payments by or on behalf of the Committee shall be made in cash, or by cheque drawn against the 'Personal Ledger Account' of the Committee.

(3) The cheques referred to in sub-rule (2) and all orders for withdrawal of deposits or investments from the Personal Ledger Account shall be signed by the Secretary or the Assistant Secretary and countersigned by one member of the Standing Finance Sub-Committee or, if no Standing Finance Sub-Committee is in existence, by the President.

(4) The monies already placed in fixed deposits or invested in Government securities and the like shall be paid in the 'Personal Ledger Account' as and when these investments mature, and no fresh investments shall hereafter be made”.

[No. F.1-97/56-Com.II.]

MOKAND LALL, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 20th August 1956

S.R.O. 1910. In exercise of the powers conferred by sections 12 and 33 of the Drugs Act, 1940 (23 of 1940), the Central Government, after consultation with the Drugs Technical Advisory Board, hereby makes the following further amendments in the Drugs Rules, 1945, the same having been previously published as required by the said section, namely:—

In the said rules—

(1) for rule 104 the following rule shall be substituted namely:—

“104. *Use of letters I.P., B.P. and B.P.C.* The letters "I.P.", "B.P." and "B.P.C." shall be entered on the label of a drug only for the purpose of indicating that the drug is in accordance with the standard set out in the Indian Pharmacopoeia or the British Pharmacopoeia or the British Pharmaceutical Codex, as the case may be.”

(2) in sub-rule (1) of rule 124 for the words and figures "Indian Pharmacopoeia list, 1946" the following words shall be substituted, namely:—

"The Indian Pharmacopoeia."

[No. F.1-12/56-D.]

T. V. ANANTANARAYANAN, Under Secy.

MINISTRY OF IRRIGATION AND POWER

ORDER

New Delhi, the 21st August 1956

S.R.O. 1911.—In exercise of the powers conferred by sub-rule (2) of Rule 133 of the Indian Electricity Rules, 1956, the Central Government hereby directs that the provisions of sub-rule (1) (a) of Rule 119 of the said Rules shall be

relaxed in the case of the use of (1) one 2½ cubic yard Marion Type 93 M, electric shovel No. 10096 with a 150 H.P., 3 phase, 50 cycles, 3,300 volts, Westinghouse Electric Co., induction motor and (2) one 1½ cubic yard Ruston Bucyrus make model No. 38 R.B. electric shovel with a 75 H.P., 3,300 volts, 3 phase, 50 cycles, induction motor, at the limestone quarries at Sitarampuram of Messrs Associated Cement Co., Ltd's Kistna Cement Works in Guntur district, to the extent that the high voltage parts of the driving motors of the said shovels may not be stationary while the machines are moving from one place to another and that the relaxation shall be subject to the following conditions namely:—

- (a) the machines shall be worked with due care so as to avert danger arising out of any electrical defect and the insulation resistance of the high pressure circuit including the induction motors shall not be less than 10 megohms; and
- (b) the flexible trailing cables for use with the machines shall be of adequate size, of the type 321 C under B.S.S. 1116 of 1943, and be connected to the electrical supply system and the machines by properly constructed connector box. The flexible cable shall be adequately protected from mechanical damage and shall be examined by competent persons at least in each shift and replaced or properly repaired as soon as found damaged or defective.

Provided that the aforesaid relaxation shall be valid only for such time as the said machines are in use at the mine and that the information shall be given to the Central Government through the Electric Inspector of Mines, as soon as any of the machines is taken out of the mine.

[No. EI-II-353 (2).]

N. S. VASANT,
Officer on Special Duty.

**MINISTRY OF PRODUCTION
ORDER**

New Delhi, the 24th August 1956

S.R.O. 1912.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendment in the Order of the Government of India in the Ministry of Production, No. S.R.O. 1299, dated the 10th June, 1955, namely:—

In the Schedule annexed to the said notification, under column 2 with the heading "Authorities", after the word "Director" appearing against Serial No. 3, the words "and the Additional Director" shall be inserted.

[No. 18-CI(17)/56.]

P. N. DHIR, Under Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 30th July 1956

S.R.O. 1913.—In exercise of the powers conferred by Sub-section (2) of section 1 of the Delhi and Ajmer Rent Control Act, 1952 (XXXVIII of 1952) the Central Government hereby extends the said Act to the Notified Area, Mehrauli, in the State of Delhi.

[No. EV.15(3)/56.]

K. G. S. PESHARODY, Dy. Secy.

New Delhi, the 20th August 1956

S.R.O. 1914.—The following rules for a competitive examination to be held by the Union Public Service Commission in December, 1956 for the purpose of filling vacancies in the Central Engineering Service, Class I are published for general information.

RULES

1. For the purpose of these Rules—

- (a) "Government" means the Government of India.
- (b) "The Commission" means the Union Public Service Commission.
- (c) "The Service" means the Central Engineering Service, Class I, particulars in respect of which are given in Appendix IV.

2. A competitive examination for admission to the Service shall be held in India at such times and places as may be prescribed in the Notice issued by the Commission. Every such notice will, when possible, announce the number of vacancies to be filled on the result of the examination.

3. If the examination held under this part of these Rules is a combined examination for the purpose of making appointments to more than one Service or Department, the following provisions shall apply:—

- (a) Any person may apply to be admitted as a candidate for appointment in all or any of these Services or Departments for which he is eligible. If he wishes to compete for appointment in more than one Service or Department, he shall state in his application form which Services or Departments he wishes to compete for and the order of his preference for them, and in such case only one application form will be necessary and one payment of the fees referred to in rule 14 (and Appendix III) will be sufficient.
- (b) Government shall assign successful candidates to each Service or Department on a consideration of all circumstances including any personal preference expressed by the candidate.

4. The maximum number of candidates to be admitted to any examination may at the discretion of the Commission be limited to such number, not being less than 200, as the Commission may decide. If a limit is imposed and the number of candidates exceeds that limit, the Commission shall select from the applicants those who shall be admitted to the examination, and in doing so shall have regard to the suitability of the applicants.

5. A candidate must apply to be admitted to the examination before such date, in such manner, and in such form as the Commission may prescribe.

6. A candidate must be—

- (a) a citizen of India, or
- (b) a subject of Sikkim, or
- (c) a person who has migrated from areas which now form Pakistan with the intention of permanently settling down in India; or
- (d) a subject of Nepal or of a Portuguese or a former French possession in India.

NOTE.—The appointment of candidates in categories (c) and (d) above will be subject to the issue of certificates of eligibility in their favour by the Government of India.

Certificates of eligibility will not however be necessary in the case of candidates belonging to any of the following categories:—

- (1) Persons who migrated to India from Pakistan before 19th July 1948 and have ordinarily been resident in India since then.
- (2) Persons who migrated to India from Pakistan after 18th July 1948 but before 30th September 1948 and had got themselves registered as citizens within the time allowed.
- (3) Non-citizens who entered service under the Government of India before the commencement of the Constitution, *viz.*, 26th January 1950, and who have continued in such service since then. Any such persons

who re-entered or may re-enter such service with a break after the 26th January 1950, will however require certificates of eligibility in the usual way.

A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being eventually issued in his favour by Government.

7. (a) No male candidate who has more than one wife living shall be eligible for appointment to any of the Services appointments to which are made on the results of this competitive examination unless the Government of India after being satisfied that there are special grounds for doing so, exempt any male candidate from the operation of this rule.

(b) No female candidate who has married a person having already a wife living shall be eligible for appointment to the service unless the Government of India after being satisfied that there are special grounds for doing so, exempt any female candidate from the operation of this rule.

8. On the date prescribed by the Commission in their Notice of the examination issued under Rule 2, a candidate must have attained the age of 20 and must not have attained the age of 25 provided that the upper age limit of 25 will be relaxable upto 28 in the case of candidates who are permanently employed in the Central Public Works Department or who were continuously in temporary service under the Central Public Works Department for at least 3 years or who were within the above specified age limits on the date of their employment in the Central Public Works Department, such relaxation being limited to two examinations only.

Departmental candidates must obtain previous permission of the Head of the Department to appear for the examination.

NOTE.—The upper age limits prescribed above will be relaxable:—

- (i) Upto a maximum of five years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe.
- (ii) Upto a maximum of three years if a candidate is a *bona fide* displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir.

This concession will not, however, be admissible to a candidate who has already appeared at five previous examinations.

- (iii) Upto a maximum of eight years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe and is also a *bona fide* displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir.

This concession will not, however, be admissible to a candidate who has already appeared at ten previous examinations.

- (iv) Upto a maximum of three years if a candidate is a resident of the former French Settlements which have now become part of India and has been receiving his education through the medium of French.

SAVE AS PROVIDED ABOVE THE AGE LIMITS PRESCRIBED CAN IN NO CASE BE RELAXED.

9. A candidate must satisfy the Commission that his character is such as to make him suitable for appointment to the Service/Department.

10. A candidate must have—

- (a) obtained a degree in Engineering from a university incorporated by an Act of the Central or of a Part A or Part B State Legislature in India; or
- (b) passed Sections A and B of the Associate Membership Examination of the Institution of Engineers (India) or have any other educational qualifications recognised by that institution as exempting from passing these sections; or
- (c) obtained an engineering degree of one of the universities mentioned in Appendix I under the conditions prescribed in that Appendix; or
- (d) passed the Honours Diploma examination in Civil, Mechanical or Electrical Engineering of the Loughborough College, Leicestershire, provided the candidate has passed the common preliminary examination or has been exempted therefrom.

NOTE I.—In exceptional cases the Commission may treat a candidate, who has not any of the foregoing qualifications, as a qualified candidate provided that he

is recommended by the Central Government or a State Government and has passed examinations conducted by other institutions, the standard of which, in the opinion of the Commission justifies his admission to the examination.

NOTE II.—Candidates who have appeared at an examination the passing of which would render them eligible to appear at this examination, but have not been informed of the result, may apply for admission to the examination. Candidates who intend to appear at such a qualifying examination may also apply, provided that the qualifying examination is completed before the commencement of this examination. Their applications will be accepted provisionally and they will be required to furnish proof of having passed the examination as soon as possible and in any case not later than two months after the commencement of this examination.

11. No candidate shall be admitted to the examination unless he holds a certificate of admission from the Commission.

The decision of the Commission as to the eligibility or otherwise of a candidate for admission to the competitive examination shall be final.

12. A candidate found guilty of impersonation or of submitting fabricated document or documents which have been tampered with or of making statements which are incorrect or false or suppressing material information or of using or attempting to use unfair means in the examination hall or otherwise resorting to any other irregular or improper means for obtaining admission to the examination may, in addition to rendering himself liable to a criminal prosecution be debarred either permanently or for a specified period.

(a) by the Commission from admission to any examination or appearance at any interview held by the Commission for selection of candidates and

(b) by the Central Government from employment under the Government.

13. No recommendations except those required in the application form shall be taken into consideration. Any attempt on the part of a candidate to obtain support for the candidature by other means may disqualify him for admission.

14. Candidates must pay such examination fees as Government may prescribe (see Appendix III). No claim for a refund of any of these fees will ordinarily be entertained, nor can they be held in reserve for any other examination or selection.

15. Examination under these Rules shall be conducted by the Commission in the manner prescribed in Appendix II.

16. (a) After every examination, the Commission shall make a list of candidates in order of their merit as disclosed by the aggregate marks finally awarded to each candidate, and in that order, so many candidates upto the number of vacancies announced under Rule 2 above, as are found by the Commission to be qualified by the examination, and are considered by Government to be suitable in all other respects, shall be appointed.

(b) Appointments to vacancies to be filled by members of a particular community or communities shall be made by Government or the appointing authority as the case may be, in the order of merit of the candidates belonging to the particular community or communities, provided they have qualified in the examination and are in all respects suitable for employment in the service.

(c) Success in the examination confers no right to appointment, unless Government are satisfied, after such enquiry as may be considered necessary that the candidate is suitable in all respects for appointment to the public Service.

17. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of a member of the Service, and a candidate who is found after examination by a Medical Board not to satisfy these requirements will not be appointed. Only those candidates who are likely to be considered for appointment will be physically examined.

In order to prevent disappointment candidates are advised to have themselves examined by a Government medical officer of the standing of a Civil Surgeon, before applying for admission to the examination. Particulars of the nature of the medical test to which candidates will be submitted before appointment and of the standards required can be had from the Commission.

18. (a) The selected candidates shall be appointed as Assistant Executive Engineers on probation for two years. Their pay shall commence from the date of appointment under these rules and their service for increments, leave and pension shall count from the same date. In the event of more than one candidate being appointed, their seniority *inter se* shall be determined according to their position in the competitive examination.

(b) On the completion of the period of probation, the Assistant Executive Engineers shall, if considered fit for permanent appointment, be confirmed in their appointments.

(c) The Government may extend the period of two years specified in sub-rule (a) above.

(d) If on the expiration of the period of probation referred to in sub-rule (a) above or of any extension thereof under sub-rule (c) above as the case may be, the Government are of opinion that an Assistant Executive Engineer is not fit for permanent employment, or if at any time during such period of probation or extension they are satisfied that an Assistant Executive Engineer will not be fit for permanent appointment on the expiration of such period or extension they may discharge the Assistant Executive Engineer or pass such order as they think fit.

(e) If no action is taken by Government under sub-rule (b) or (c) or (d) of this rule, the period after the prescribed period of probation shall be treated as an engagement from month to month terminable on either side on the expiration of one calendar month's notice in writing.

19. Probationers will also be required to pass a test in Hindi before confirmation.

APPENDIX I

List of University degrees which will be recognised for admission to the examination [vide rule 10(c)]

Aberdeen.—B.Sc. Engineering (Honours or Ordinary Degree).

Cambridge.—Ordinary degree B.A. in Engineering provided the graduate has passed in the principal subjects, Engineering I, Engineering II and Engineering III.

Durham.—B.Sc. in Marine Engineering.

Glasgow.—B.Sc. in Naval Architecture (Honours or Ordinary Degree).

NOTE.—The above degrees will be accepted only if taken after three years' study and the passing of the regular examinations in the several Universities. The conditions as to three years' study will not however, apply to Indians who, having taken an Indian degree, which exempts them from part of the University course, shall have taken one of the above degrees in less than three years in accordance with the regulations of the University concerned.

APPENDIX II

Standard and Syllabus of the examination (vide Rule 15)

Subjects

Marks.

(a) **Compulsory:**

(1) English (including Essay and Precis writing)	100
(2) General Knowledge	100
(3) Applied Mechanics (including Strength of Materials and Theory of Structure)	200

(4) **Construction:**

<i>Paper I</i>	100
(i) Building Materials and Building Construction	
(ii) Design of Structures	

Subjects	Marks.
Paper II	100 200
Roads, Railways (General principles governing the design of Railways, Roads, Harbours and other works).	
(5) Surveying	100
(6) Sanitary Engineering and Water Supply	100
(7) Personality Test	300
(b) Optional:	
Any two of the following subjects:—	
(1) Prime Movers	100
(2) Hydraulics and Hydraulic Machines	100
(3) Electrical Engineering	100
(4) Architecture and town Planning	100
(5) Mechanical Engineering	100

NOTE 1.—All papers must be answered in English.

NOTE 2.—Candidates must write the paper in their own hand. In no circumstances will they be allowed the help of an amanuensis (scribe) to write down answers for them.

2. A candidate must produce a certificate that he has undergone satisfactory training of Surveying, including practical surveying in a College or institution recognised by the Commission for the purpose of admission to the competitive examination for the Service. The training must be equivalent to that given in the full course for a degree or diploma in Civil Engineering. The certificate must be signed by the Principal or the Head of the Department of Surveying in the College or Institution.

For this purpose the Commission will ordinarily accept a certificate from any college or institution mentioned in Rule 10 of the foregoing rules or from any college which is affiliated to any University mentioned in the same Rule. The Commission, however, reserve to themselves the power not to accept any certificate if they are satisfied that the practical training referred to therein falls short of the requirements of the Service, and their decision in the matter will be final.

3. The standard and syllabus of the examination will be such as the Commission shall prescribe.

4. The Commission have discretion to fix qualifying marks in any or all the subjects at the examination.

5. The Commission will summon at their discretion only those candidates whom they consider suitable for interview for the Personality Test.

6. Special attention will be paid in the Personality Test to assessing the candidates' capacity for leadership, initiative and intellectual curiosity, tact and other social qualities, mental and physical energy, powers of practical application and integrity of character.

7. From the marks assigned to candidates in each subject such deduction will be made as the Commission may consider necessary in order to secure that no credit is allowed for merely superficial knowledge.

8. Deductions up to 5 per cent. of the maximum marks for the written subjects will be made for illegible handwriting.

9. Credit will be given for good English including orderly, effective and exact expression combined with due economy of words in all subjects of the examination and not only in subjects which are specially devoted in English.

APPENDIX III

Fees

(See Rule 14)

1. Candidates must pay the following fees:—

A. To the Commission—

(i) Re. 1/- when asking for application forms and connected documents. This amount should be remitted to the Commission by Money Order. Local candidates may pay cash at the counter.

(ii) Rs. 81/8/- (Rs. 19/10/- in the case of candidates belonging to Scheduled Castes or Scheduled Tribes) with the completed application form. This amount should be paid by a treasury receipt or Crossed Indian Postal Orders payable to the Secretary, Union Public Service Commission.

NOTE 1.—The Commission cannot accept any payments not made in the manner indicated above.

NOTE 2.—The Commission may at their discretion remit the prescribed fee where they are satisfied that the applicant is a *bona fide* displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir and is not in a position to pay the prescribed fee. The fee of Re. 1/- must, however, be paid even by a displaced person when asking for forms. This amount will be refundable to him, if, on receipt of his application, his claim to be a displaced person is accepted by the Commission and his fee is remitted.

B. To the Medical Board—

Rs. 16/- before examination by a Medical Board (only for candidates being considered for appointment). (Candidates are required to pay the medical fee in cash to the Medical Board concerned at the time of their Medical Examination.)

No claim for a refund of these fees will ordinarily be entertained, nor can they be held in reserve for subsequent examinations or selections.

A refund of Rs. 75/- (Rs. 18/12/- in the case of candidates belonging to Scheduled Castes or Scheduled Tribes) will however be made to a candidate who has paid the consolidated fee of Rs. 82/8/- (Rs. 20/10/- in the case of candidates belonging to Scheduled Castes or Scheduled Tribes), but who is not admitted to the examination by the Commission.

APPENDIX IV

Brief particulars regarding the Central Engineering Service, Class I

1. Persons recruited to the Service through competitive examination shall be on probation for a period of at least two years and they will receive pay in the time scale of Rs. 350—350—380—380—30—590—E.B.—30—770—40—850. On completion of the probationary period, if they have passed the prescribed departmental examinations and are considered fit for permanent appointment, they will be confirmed as Assistant Executive Engineers.

2. The Central Engineering Service Class I, comprises a number of superior posts as follows:—

I. Executive Engineers—Rs. 600—40—1,000—1,000—1,050—1,050—1,100—1,100—1,150.

II. Administrative (Selection) Posts—

Superintending Engineers—Rs. 1,300—60—1,600.

Chief Engineer—(i) Rs. 2,000—125—2,250.

(ii) Rs. 1,800—100—2,000.

3. *Provident Fund*.—Officers entering the Service, will be eligible to join the General Provident Fund and will be governed by the Rules regulating that Fund.

[No. EI-15(10)/1/56.]

S.R.O. 1915.—The following rules for a competitive examination to be held by the Union Public Service Commission in December 1956, for the purpose of filling vacancies in the Central Engineering Service Class II are published for general information.

RULES

-1. For the purpose of these Rules:—

(a) "Government" means the Government of India.

(b) "The Commission" means the Union Public Service Commission.

(c) "The Service" means the Central Engineering Service, Class II, particulars in respect of which are given in Appendix IV.

2. A competitive examination for admission to the Service shall be held in India at such times and places as may be prescribed in the Notice issued by the Commission. Every such Notice will, when possible, announce the number of vacancies to be filled on the result of the examination.

3. If the examination held under this part of these Rules is a combined examination for the purpose of making appointments to more than one Service or Department, the following provisions shall apply:—

(a) Any person may apply to be admitted as a candidate for appointment in all or any of these Services or Departments for which he is eligible. If he wishes to compete for appointment in more than one Service or Department, he shall state in his application form which Services or Departments he wishes to compete for and the order of his preference for them, and in such case only one application form will be necessary and one payment of the fees referred to in rule 14 (and Appendix III) will be sufficient.

(b) Government shall assign successful candidates to each Service or Department on a consideration of all circumstances including any personal preference expressed by the candidate.

4. The maximum number of candidates to be admitted to any examination may at the discretion of the Commission be limited to such number, not being less than 200, as the Commission may decide. If a limit is imposed and the number of candidates exceeds that limit, the Commission shall select from the applicants those who shall be admitted to the examination, and in doing so shall have regard to the suitability of the applicants.

5. A candidate must apply to be admitted to the examination before such date, in such manner, and in such form as the Commission may prescribe.

6. A candidate must be—

(a) a citizen of India, or

(b) a subject of Sikkim, or

(c) a person who has migrated from areas which now form Pakistan with the intention of permanently settling down in India, or

(d) a subject of Nepal or of a Portuguese or a former French possession in India.

NOTE.—The appointment of candidates in categories (c) and (d) above will be subject to the issue of certificates of eligibility in their favour by the Government of India.

Certificates of eligibility will not however be necessary in the case of candidates belonging to any of the following categories:—

(1) Persons who migrated to India from Pakistan before 19th July 1948 and have ordinarily been resident in India since then.

(2) Persons who migrated to India from Pakistan after 18th July 1948 but before 30th September 1948 and had got themselves registered as citizens within the time allowed.

(3) Non citizens who entered service under the Government of India before the commencement of the Constitution, *viz.* 26th January 1950 and who have continued in such service since then. Any such persons who re-entered or may re-enter such service with a break after the 26th January 1950, will however require certificates of eligibility in the usual way.

A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being eventually issued in his favour by Government.

7. (a) No male candidate who has more than one wife living shall be eligible for appointment to any of the Services appointments to which are made on the results of this competitive examination unless the Government of India after being satisfied that there are special grounds for doing so, exempt any male candidate from the operation of this rule.

(b) No female candidate who has married a person having already a wife living shall be eligible for appointment to the service unless the Government of India after being satisfied that there are special grounds for doing so, exempt any female candidate from the operation of this rule.

8. On the date prescribed by the Commission in their Notice of the examination issued under Rule 2, a candidate must have attained the age of 20 and must not have attained the age of 25 provided that the upper age limit of 25 will be relaxable upto 28 in the case of candidates who are permanently employed in the Central Public Works Department or who were continuously in temporary service under the Central Public Works Department for at least 3 years or who were within the above specified age limits on the date of their employment in the Central Public Works Department, such relaxation being limited to two examinations only.

Departmental candidates must obtain previous permission of the Head of the Department to appear for the examination.

NOTE:—The upper age limits prescribed above will be relaxable:—

- (i) Upto a maximum of five years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe.
- (ii) Upto a maximum of three years if a candidate is a bona fide displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir.
- (iii) Upto a maximum of eight years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe and is also a bona fide displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir.

This concession will not, however, be admissible to a candidate who has already appeared at five previous examinations.

- (iv) Upto a maximum of three years if a candidate is a resident of the former French Settlements which have now become part of India and has been receiving his education through the medium of French.

SAVE AS PROVIDED ABOVE THE AGE LIMITS PRESCRIBED CAN IN NO CASE BE RELAXED

9. A candidate must satisfy the Commission that his character is such as to make him suitable for appointment to the Service Department.

10. A candidate must have—

- (a) obtained a degree in Engineering from a university incorporated by an Act of the Central or of a Part A or Part B State Legislature in India; or
- (b) passed Sections A and B of the Associate Membership Examination of the Institution of Engineers (India) or have any other educational qualifications recognised by that institution as exempting from passing these sections; or
- (c) obtained an engineering degree of one of the universities mentioned in Appendix I under the conditions prescribed in that Appendix; or
- (d) passed the Honours Diploma examination in Civil, Mechanical or Electrical Engineering of the Loughborough College Leicestershire provided the candidate has passed the common preliminary examination or has been exempted therefrom.

NOTE I.—In exceptional cases the Commission may treat a candidate, who has not any of the foregoing qualifications, as a qualified candidate, provided that he is recommended by the Central Government or a State Government and has passed examinations conducted by other institutions, the standard of which, in the opinion of the Commission justifies his admission to the examination.

NOTE II.—Candidates who have appeared at an examination the passing of which would render them eligible to appear at this examination, but have not been informed of the result, may apply for admission to the examination. Candidates who intend to appear at such a qualifying examination may also apply, provided that the qualifying examination is completed before the commencement of this examination. Their applications will be accepted provisionally and they will be required to furnish proof of having passed the examination as soon as possible and in any case not later than two months after the commencement of this examination.

11. No candidate shall be admitted to the examination unless he holds a certificate of admission from the Commission.

The decision of the Commission as to the eligibility or otherwise of a candidate for admission to the competitive examination shall be final.

12. A candidate found guilty of impersonation or of submitting fabricated documents or documents which have been tampered with or of making statements which are incorrect or false or suppressing material information or of using or attempting to use unfair means in the examination hall or otherwise resorting to any other irregular or improper means for obtaining admission to the examination may, in addition to rendering himself liable to a criminal prosecution be debarred either permanently or for a specific period—

- (a) by the Commission from admission to any examination or appearance at any interview held by the Commission for selection of candidates; and
- (b) by the Central Government from employment under the Government.

13. No recommendations except those required in the application form shall be taken into consideration. Any attempt on the part of a candidate to obtain support for his candidature by other means may disqualify him for admission.

14. Candidates must pay such examination fees as Government may prescribe (see Appendix III). No claim for a refund of any of these fees will ordinarily be entertained, nor can they be held in reserve for any other examination or selection.

15. Examination under these Rules shall be conducted by the Commission in the manner prescribed in Appendix II.

16. (a) After every examination, the Commission shall make a list of Candidates in order of their merit as disclosed by the aggregate marks finally awarded to each candidate, and in that order, so many candidates upto the number of vacancies announced under Rule 2 above, as are found by the Commission to be qualified by the examination, and are considered by Government to be suitable in all other respects, shall be appointed.

(b) Appointments to vacancies to be filled by members of a particular community or communities shall be made by Government or the appointing authority as the case may be, in the order of merit of the candidates belonging to the particular community or communities, provided they have qualified in the examination and are in all respects suitable for employment in the service.

(c) Success in the examination confers no right to appointment, unless Government are satisfied, after such enquiry as may be considered necessary that the candidate is suitable in all respects for appointment to the Public Service.

17. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of a member of the Service, and a candidate who is found after examination by a Medical Board not to satisfy these requirements will not be appointed. Only those candidates who are likely to be considered for appointment will be physically examined.

In order to prevent disappointment candidates are advised to have themselves examined by a Government medical officer of the standing of a Civil Surgeon, before applying for admission to the examination. Particulars of the nature of the medical test to which candidates will be submitted before appointment and of the standards required can be had from the Commission.

18. (a) The selected candidates shall be appointed as Assistant Engineers on probation for two years. Their pay shall commence from the date of appointment under these rules and their service for increments, leave and pension shall count from the same date. In the event of more than one candidate being appointed, their seniority *inter se* shall be determined according to their position in the competitive examination.

(b) On the completion of the period of probation the Assistant Engineers shall, if considered fit for permanent appointment, be confirmed in their appointments.

(c) The Government may extend the period of two years specified in sub-rule (a) above.

(d) If on the expiration of the period of probation referred to in sub-rule (a) above or of any extension thereof under sub-rule (c) above as the case may be, the Government are of opinion that an Assistant Engineer is not fit for

permanent employment or if at any time during such period of probation or extension they are satisfied that an Assistant Engineer will not be fit for permanent appointment on the expiration of such period or extension, they may discharge the Assistant Engineer or pass such order as they think fit.

(e) If no action is taken by Government under sub-rule (b), (c) or (d) of this rule, the period after the prescribed period of probation shall be treated as an engagement from month to month terminable on either side on the expiration of one calendar month's notice in writing.

19. Probationers will also be required to pass a test in Hindi before confirmation.

APPENDIX I

List of University degrees which will be recognised for admission to the examination [vide rule 10(c)].

Aberdeen.—B.Sc. Engineering (Honours or Ordinary Degree).

Cambridge.—Ordinary degree B.A. in Engineering provided the graduate has passed in the principal subjects, Engineering I, Engineering II and Engineering III.

Durham.—B.Sc. in Marine Engineering.

Glasgow.—B.Sc. in Naval Architecture (Honours or Ordinary Degree).

NOTE.—The above degrees will be accepted only if taken after three years' study and the passing of the regular examinations in the several Universities. The conditions as to three years' study will not, however, apply to Indians who, having taken an Indian degree, which exempts them from part of the University course, shall have taken one of the above degrees in less than three years in accordance with the regulations of the University concerned.

APPENDIX II

Standard and Syllabus of the examination (vide Rule 15).

Subjects	Marks
(a) Compulsory:—	
(1) English (including Essay and precis writing)	100
(2) General Knowledge	100
(3) Applied Mechanics (including Strength of Materials and Theory of Structures)	200
(4) Construction: Paper I.	
(i) Building Materials and Building Construction	100
(ii) Design of Structures	
Paper II.	
Roads, Railway	
(General principles governing the design of Railways, Roads, Harbours and other works)	200
(5) Surveying	100
(6) Sanitary Engineering and Water Supply	100
(7) Personality Test	300
TOTAL	1,100

(b) Optional:—Any two of the following subjects:—

(1) Prime Movers	100
(2) Hydraulics and Hydraulic Machines	100
(3) Electrical Engineering	100
(4) Mechanical Engineering	100

NOTE 1.—All papers must be answered in English.

NOTE 2.—Candidates must write the papers in their own hand. In no circumstances will they be allowed the help of an amanuensis (scribe) to write down answers for them.

2. A candidate must produce a certificate that he has undergone satisfactory training in Surveying including practical surveying in a College or institution recognised by the Commission for the purpose of admission to the competitive examination for the Service. The training must be equivalent to that given in the full course for a degree or diploma in Civil Engineering. The certificate must be signed by the Principal or the Head of the Department of Surveying in the College or Institution.

For this purpose the Commission will ordinarily accept a certificate from any college or institution mentioned in Rule 10 of the foregoing rules or from any college which is affiliated to any University mentioned in the same Rule. The Commission, however, reserve to themselves the power not to accept any certificate if they are satisfied that the practical training referred to therein fails short of the requirements of the Service, and their decision in the matter will be final.

3. The standard and syllabus of the examination will be such as the Commission shall prescribe.

4. The Commission have discretion to fix qualifying marks in any or all the subjects at the examination.

5. The Commission will summon at their discretion only those candidates whom they consider suitable for interview for the Personality Test.

6. Special attention will be paid in the Personality Test to assessing the candidates' capacity for leadership, initiative and intellectual curiosity, tact and other social qualities, mental and physical energy, powers of practical application and integrity of character.

7. From the marks assigned to candidates in each subject such deduction will be made as the Commission may consider necessary in order to secure that no credit is allowed for merely superficial knowledge.

8. Deductions up to 5 per cent. of the maximum marks for the written subjects will be made for illegible handwriting.

9. Credit will be given for good English including orderly, effective and exact expression combined with due economy of words in all subjects of the examination and not only in subjects which are specially devoted to English.

APPENDIX III

Fees

(See Rule 14)

1. Candidates must pay the following fees:

A. To the Commission—

(i) Re. 1/- when asking for application forms and connected documents. This amount should be remitted to the Commission by Money Order. Local candidates may pay cash at the counter.

(ii) Rs. 81/8/- (Rs. 19/10/- in case of candidates belonging to Scheduled Castes or Scheduled Tribes), with the completed application form. This amount should be paid by a treasury receipt or Crossed Indian Postal Orders payable to the Secretary, Union Public Service Commission.

NOTE 1.—The Commission cannot accept any payments not made in the manner indicated above.

NOTE 2.—The Commission may at their discretion remit the prescribed fee where they are satisfied that the applicant is a bona fide displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir and is not in a position to pay the prescribed fee. The fee of Re. 1/- must, however, be paid even by a displaced person when asking for forms. This amount will be refundable to him if on receipt of his application, his claim to be a displaced person is accepted by the Commission and his fee is remitted.

B. To the Medical Board—

Rs. 16/- before examination by a Medical Board (only for candidates being considered for appointment). (Candidates are required to pay the medical fee in cash to the Medical Board concerned at the time of their Medical Examination.)

No claim for a refund of these fees will ordinarily be entertained, nor can they be held in reserve for subsequent examinations or selections.

A refund of Rs. 75/- (Rs. 18/12/- in the case of candidates belonging to Scheduled Castes or Scheduled Tribes) will however be made to a candidate who

has paid the consolidated fee of Rs. 82/8/- (Rs. 20/10/- in the case of candidates belonging to Scheduled Castes or Scheduled Tribes), but who is not admitted to the examination by the Commission.

APPENDIX IV

Brief particulars regarding the Central Engineering Service, Class II.

1. Persons recruited to the Service through the competitive examination shall be on probation for a period of at least two years and they will receive pay in the time scale of Rs. 275—25—500—E.B.—30—650—E.B.—30—800. On completion of the probationary period, if they have passed the prescribed departmental examinations and are considered fit for permanent appointment, they will be confirmed as Assistant Engineers.

2. The Central Engineering Service, Class II, consists of a number of posts of Assistant Engineers (Sub-Divisional Officers) but persons recruited to the Service will be eligible for promotion to the Central Engineering Service, Class I, if they fulfil the conditions laid down in the recruitment rules for that service. The Central Engineering Service, Class I, comprises a number of superior posts as follows:—

I. Executive Engineers—Rs 600—40—1,000—1,000—1,050—1,050—1,100—1,100—1,150.

II. Administrative (Selection) Posts—

Superintending Engineers—Rs. 1,300—60—1,600.

Chief Engineer—(i) Rs. 2,000—125—2,250.

(ii) Rs. 1,800—100—2,000.

3. *Provident Fund.*—Officers entering the Central Engineering Service, Class II, will be eligible to join the General Provident Fund and will be governed by the Rules regulating that Fund.

[No. EI-15(10)/56.]

S.R.O. 1916.—The following rules for a competitive examination to be held by the Union Public Service Commission in December 1956 for the purpose of filling vacancies in the Central Electrical Engineering Service, Class I are published for general information.

RULES

1. For the purpose of these Rules:—

(a) "Government" means the Government of India.

(b) "The Commission" means the Union Public Service Commission.

(c) "The Service" means the Central Electrical Engineering Service, Class I particulars in respect of which are given in Appendix IV.

2. A competitive examination for admission to the Service shall be held in India at such times and places as may be prescribed in the Notice issued by the Commission. Every such notice will, when possible, announce the number of vacancies to be filled on the result of the examination.

3. If the examination held under this part of these Rules is a combined examination for the purpose of making appointments to more than one Service or Department, the following provisions shall apply:—

(a) Any person may apply to be admitted as a candidate for appointment in all or any of these Services or Departments for which he is eligible. If he wishes to compete for appointment in more than one Service or Department, he shall state in his application form which Services or Departments he wishes to compete for and the order of his preference for them, and in such case only one application form will be necessary and one payment of the fees referred to in rule 14 (and Appendix III) will be sufficient.

(b) Government shall assign successful candidates to each Service or Department on a consideration of all circumstances including any personal preference expressed by the candidate.

4. The maximum number of candidates to be admitted to any examination may at the discretion of the Commission, be limited to such number, not being less than 200, as the Commission may decide. If a limit is imposed and the number of candidates exceeds that limit, the Commission shall select from the applicants those who shall be admitted to the examination, and in doing so shall have regard to the suitability of the applicants.

5. A candidate must apply to be admitted to the examination before such date, in such manner, and in such form as the Commission may prescribe.

6. A candidate must be—

- (a) a citizen of India, or
- (b) a subject of Sikkim, or
- (c) a person who has migrated from areas which now form Pakistan with the intention of permanently settling down in India, or
- (d) a subject of Nepal or of a Portuguese or a former French possession in India.

NOTE.—The appointment of candidates in categories (c) and (d) above will be subject to the issue of certificates of eligibility in their favour by the Government of India.

Certificates of eligibility will not however be necessary in the case of candidates belonging to any of the following categories:—

- (1) Persons who migrated to India from Pakistan before 19th July 1948 and have ordinarily been resident in India since then.
- (2) Persons who migrated to India from Pakistan after 18th July 1948 but before 30th September 1948 and had got themselves registered as citizens within the time allowed.
- (3) Non-citizens who entered service under the Government of India before the commencement of the Constitution, *viz.* 26th January 1950, and who have continued in such service since then. Any such persons who re-entered or may re-enter such service with a break after the 26th January 1950, will however require certificates of eligibility in the usual way.

A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being eventually issued in his favour by Government.

7. (a) No male candidate who has more than one wife living shall be eligible for appointment to any of the Services appointments to which are made on the results of this competitive examination unless the Government of India after being satisfied that there are special grounds for doing so, exempt any male candidate from the operation of this rule.

(b) No female candidate who has married a person having already a wife living shall be eligible for appointment to the service unless the Government of India after being satisfied that there are special grounds for doing so, exempt any female candidate from the operation of this rule.

8. On the date prescribed by the Commission in their Notice of the examination issued under Rule 2, a candidate must have attained the age of 20 and must not have attained the age of 25 provided that the upper age limit of 25 will be relaxable upto 30 in the case of candidates who are permanently employed in the Central Public Works Department or who were continuously in temporary service under the Central Public Works Department for at least 3 years or who were within the above specified age limits on the date of their employment in the Central Public Works Department, such relaxation being limited to three examinations only.

Departmental candidates must obtain previous permission of the Head of the Department to appear for the examination.

NOTE.—The upper age-limits prescribed above will be relaxable:—

- (i) Upto a maximum of five years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe.
- (ii) Upto a maximum of three years if a candidate is a *bonafide* displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir.

This concession will not, however, be admissible to a candidate who has already appeared at five previous examinations.

- (iii) Upto a maximum of eight years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe and is also a *bonafide* displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir.

This concession will not, however, be admissible to a candidate who has already appeared at ten previous examinations.

(iv) Upto a maximum of three years if a candidate is a resident of the former French Settlements which have now become part of India and has been receiving his education through the medium of French.

SAVE AS PROVIDED ABOVE THE AGE LIMITS PRESCRIBED CAN IN NO CASE BE RELAXED

9. A candidate must satisfy the Commission that his character is such as to make him suitable for appointment to the Service/Department.

10. A candidate must have—

- (a) obtained a degree in Engineering from a university incorporated by an Act of the Central or of a Part A or Part B State Legislature in India; or
- (b) passed Sections A and B of the Associate Membership Examination of the Institution of Engineers (India) or have any other educational qualifications recognised by that institution as exempting from passing these sections; or
- (c) obtained an engineering degree of one of the universities mentioned in Appendix I under the conditions prescribed in that Appendix; or
- (d) passed the Honours Diploma examination in Civil, Mechanical or Electrical Engineering of the Loughborough College, Leicestershire, provided the candidate has passed the common preliminary examination or has been exempted therefrom.

NOTE I.—In exceptional cases the Commission may treat a candidate, who has not any of the foregoing qualifications, as a qualified candidate provided that he is recommended by the Central Government or a State Government and has passed examinations conducted by other institutions, the standard of which, in the opinion of the Commission justified his admission to the examination.

NOTE II.—Candidates who have appeared at an examination the passing of which would render them eligible to appear at this examination, but have not been informed of the result, may apply for admission to the examination. Candidates who intend to appear at such a qualifying examination may also apply, provided that qualifying examination is completed before the commencement of this examination. Their applications will be accepted provisionally and they will be required to furnish proof of having passed the examination as soon as possible and in any case not later than two months after the commencement of this examination.

11. No candidate shall be admitted to the examination unless he holds a certificate of admission from the Commission.

The decision of the Commission as to the eligibility or otherwise of a candidate for admission to the competitive examination shall be final.

12. A candidate found guilty of impersonation or of submitting fabricated documents or documents which have been tampered with or of making statements which are incorrect or false or suppressing material information or of using or attempting to use unfair means in the examination hall or otherwise resorting to any other irregular or improper means for obtaining admission to the examination will in addition to rendering himself liable to a criminal prosecution be debarred either permanently or for a specified period—

- (a) by the Commission from admission to any examination or appearance at any interview held by the Commission for selection of candidates; and

- (b) by the Central Government from employment under the Government.

13. No recommendations except those required in the application form shall be taken into consideration. Any attempt on the part of a candidate to obtain support for his candidature by other means may disqualify him for admission.

14. Candidates must pay such examination fees as Government may prescribe (see Appendix III). No claim for a refund of any of these fees will ordinarily be entertained, nor can they be held in reserve for any other examination or selection.

15. Examination under these Rules shall be conducted by the Commission in the manner prescribed in Appendix II.

16. (a) After every examination, the Commission shall make a list of candidates in order of their merit as disclosed by the aggregate marks finally awarded to each candidate, and in that order, so many candidates upto the number of vacancies announced under Rule 2 above, as are found by the Commission to be qualified by the examination, and are considered by Government to be suitable in all other respects, shall be appointed.

(b) Appointments to vacancies, to be filled by members of a particular community or communities shall be made by Government or the appointing authority as the case may be, in the order of merit of the candidates belonging to the particular community or communities, provided they have qualified in the examination and are in all respects suitable for employment in the service.

(c) Success in the examination confers no right to appointment, unless Government are satisfied, after such enquiry as may be considered necessary that the candidate is suitable in all respects for appointment to the public Service.

17. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of a member of the Service, and a candidate who is found after examination by a Medical Board not to satisfy these requirements will not be appointed. Only those candidates who are likely to be considered for appointment will be physically examined.

In order to prevent disappointment candidates are advised to have themselves examined by a Government medical officer of the standing of a Civil Surgeon, before applying for admission to the examination. Particulars of the nature of the medical test to which candidates will be submitted before appointment and of the standards required can be had from the Commission.

18. (a) The selected candidates shall be appointed as Assistant Electrical Engineers on probation for two years. Their pay shall commence from the date of appointment under these rules and their service for increments, leave and pension shall count from the same date. In the event of more than one candidate being appointed, their seniority *inter se* shall be determined according to their position in the competitive examination.

(b) On the completion of the period of probation, the Assistant Electrical Engineers shall, if considered fit for permanent appointment, be confirmed in their appointments.

(c) The Government may extend the period of two years specified in sub-rule (a) above.

(d) If on the expiration of the period of probation referred to in sub-rule (a) above or of any extension thereof under sub-rule (c) above as the case may be, the Government are of opinion that an Assistant Electrical Engineer is not fit for permanent employment, or if at any time during such period of probation or extension they are satisfied that an Assistant Electrical Engineer will not be fit for permanent appointment on the expiration of such period or extension, they may discharge the Assistant Electrical Engineer or pass such order as they think fit.

(e) If no action is taken by Government under sub-rule (b) or (c) or (d) of this rule, the period after the prescribed period of probation shall be treated as an engagement from month to month terminable on either side on the expiration of one calendar month's notice in writing.

19. Probationers will also be required to pass a test in Hindi before confirmation.

APPENDIX I

List of University degrees which will be recognised for admission to the examination [vide rule 10(c)]

Aberdeen.—B.Sc. Engineering (Honours or Ordinary Degree).

Cambridge.—Ordinary degree B.A. in Engineering provided the graduate has passed in the principal subjects, Engineering I, Engineering II and Engineering III.

Durham.—B.Sc. in Marine Engineering.

Glasgow.—B.Sc. in Naval Architecture (Honours or Ordinary Degree).

NOTE.—The above degrees will be accepted only if taken after three years' study and the passing of the regular examinations in the several Universities. The conditions as to three years study will not, however, apply to Indians who, having taken an Indian degree, which exempts them from part of the University course, shall have taken one of the above degrees in less than three years in accordance with the regulations of the University concerned.

APPENDIX II

Standard and Syllabus of the examination (vide Rule 15)

Subjects				Marks
(a) Compulsory:—				
1. English (including Essay and Precis writing)	100
2. General Knowledge	100
3. Electrical Engineering	200
4. Mechanical Engineering	200
5. Applied Mechanics (including strength of materials and Theory of Structures)	200
6. Personality Test	300
(b) Optional				
(Not more than two of the following subjects):—				
1. Physics (including Electricity and Magnetism)	100
2. Electrical Communication Engineering	100
3. Prime Movers	100
4. Applied Mathematics	100
5. Hydraulics and Hydraulic Machines	100

NOTE 1.—All papers must be answered in English.

NOTE 2.—Candidates must write the papers in their own hand. In no circumstance will they be allowed the help of an amanuensis (scribe) to write down answers for them.

2. The standard and syllabus of the examination will be such as the Commission shall prescribe.

3. The Commission have discretion to fix qualifying marks in any or all the subjects at the examination.

4. The Commission will summon at their discretion only those candidates whom they consider suitable for interview for the Personality Test.

5. Special attention will be paid in the Personality Test to assessing the candidates capacity for leadership, initiative and intellectual curiosity, tact and other social qualities, mental and physical energy, powers of practical application and integrity of character.

6. From the marks assigned to candidates in each subject such deduction will be made as the Commission may consider necessary in order to secure that no credit is allowed for merely superficial knowledge.

7. Deductions up to 5 per cent. of the maximum marks for the written subjects will be made for illegible handwriting.

8. Credit will be given for good English including orderly, effective and exact expression combined with due economy of words in all subjects of the examination and not only in subjects which are specially devoted to English.

APPENDIX III

Fees

(See Rule 14)

1. Candidates must pay the following fees:

A. To the Commission—

(i) Re. 1/- when asking for application forms and connected documents. This amount should be remitted to the Commission by Money Order. Local candidates may pay cash at the counter.

(ii) Rs. 81/8/- (Rs. 19/10/- in case of candidates belonging to Scheduled Castes or Scheduled Tribes) with the completed application form. The amount should be paid by a treasury receipt or Crossed Indian Postal Orders payable to the Secretary, Union Public Service Commission.

NOTE 1.—The Commission cannot accept any payments not made in the manner indicated above.

NOTE 2.—The Commission may at their discretion remit the prescribed fee where they are satisfied that the applicant is a *bona fide* displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir and is not in a position to pay the prescribed fee. The fee of Re. 1/- must, however, be paid even by a displaced person when asking for forms. This amount will be refundable to him, if, on receipt of his application, his claim to be a displaced person is accepted by the Commission and his fee is remitted.

B. To the Medical Board—

Rs. 16/- before examination by a Medical Board (only for candidates being considered for appointment). (Candidates are required to pay the medical fee in cash to the Medical Board concerned at the time of their Medical Examination.)

No claim for a refund of these fees will ordinarily be entertained, nor can they be held in reserve for subsequent examination or selections.

A refund of Rs. 75/- (Rs. 18/12/- in the case of candidates belonging to Scheduled Castes or Scheduled Tribes) will however be made to a candidate who has paid the consolidated fee of Rs. 82/8/- (Rs. 20/10/- in the case of candidates belonging to Scheduled Castes or Scheduled Tribes), but who is not admitted to the examination by the Commission.

APPENDIX IV

Brief particulars regarding the Central Electrical Engineering Service Class I

1. Persons recruited to the Service through competitive Examination shall be on probation for a period of at least two years and they will receive pay in the time scale of Rs. 350—350—380—380—30—590—E.B.—30—770—40—850. On completion of the probationary period, if they have passed the prescribed departmental examinations and are considered fit for permanent appointment, they will be confirmed as Assistant Electrical Engineers.

2. The Central Electrical Engineering Service Class I, comprises a number of superior posts as follows:—

I. Electrical Engineer—Rs. 600—40—1,000—1,000—1,050—1,050—1,100—1,100—1,150.

II. Administrative (Selection) Posts—

Superintending Engineers—Rs. 1,300—60—1,600.

3. *Provident Fund.*—Officers entering the Central Electrical Engineering Service, Class I, will be eligible to join the General Provident Fund and will be governed by the Rules regulating that Fund.

[No. EI-15(10)/III/56.]

S.R.O. 1917.—The following rules for a competitive examination to be held by the Union Public Service Commission in December 1956 for the purpose of filling vacancies in the Central Electrical Engineering Service, Class II are published for general information.

RULES

1. For the purpose of these Rules—

(a) "Government" means the Government of India.

(b) "The Commission" means the Union Public Service Commission.

(c) "The Service" means the Central Electrical Engineering Service, Class II, particulars in respect of which are given in Appendix IV.

2. A competitive examination for admission to the Service shall be held in India at such times and places as may be prescribed in the Notice issued by the Commission. Every such Notice will, when possible announce the number of vacancies to be filled on the result of the examination.

3. If the examination held under this part of these Rules is a combined examination for the purpose of making appointments to more than one Service or Department, the following provisions shall apply:—

- (a) Any person may apply to be admitted as a candidate for appointment in all or any of these Services or Departments for which he is eligible. If he wishes to compete for appointment in more than one service or Department, he shall state in his application form which Services or Departments he wishes to compete for and the order of his preference for them, and in such case only one application form will be necessary and one payment of the fees referred to in rule 14 (and Appendix III) will be sufficient.
- (b) Government shall assign successful candidates to each Service or Department on a consideration of all circumstances including any personal preference expressed by the candidate.

4. The maximum number of candidates to be admitted to any examination, may at the discretion of the Commission be limited to such number, not being less than 200, as the Commission may decide. If a limit is imposed and the number of candidates exceeds that limit, the Commission shall select from the applicants those who shall be admitted to the examination, and in doing so shall have regard to the suitability of the applicants.

5. A candidate must apply to be admitted to the examination before such date, in such manner, and in such form as the Commission may prescribe.

6. A candidate must be—

- (a) a citizen of India, or
- (b) a subject of Sikkim, or
- (c) a person who has migrated from areas which now form Pakistan with the intention of permanently settling down in India, or
- (d) a subject of Nepal or of a Portuguese or a former French possession in India.

NOTE.—The appointment of candidates in categories (c) and (d) above will be subject to the issue of certificates of eligibility in their favour by the Government of India.

Certificates of eligibility will not however be necessary in the case of candidates belonging to any of the following categories:—

- (1) Persons who migrated to India from Pakistan before 19th July 1948 and have ordinarily been resident in India since then.
- (2) Persons who migrated to India from Pakistan after 18th July 1948 but before 30th September 1948 and had got themselves registered as citizens within the time allowed.
- (3) Non-citizens who entered service under the Government of India before the commencement of the Constitution, viz. 26th January 1950, and who have continued in such service since then. Any such persons who re-entered or may re-enter such service with a break after the 26th January 1950, will however require certificates of eligibility in the usual way.

A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being eventually issued in his favour by Government.

7. (a) No male candidate who has more than one wife living shall be eligible for appointment to any of the Services appointments to which are made on the results of this competitive examination unless the Government of India after being satisfied that there are special grounds for doing so, exempt any male candidate from the operation of this rule.

(b) No female candidate who has married a person having already a wife living shall be eligible for appointment to the service unless the Government of India after being satisfied that there are special grounds for doing so, exempt any female candidate from the operation of this rule.

8. On the date prescribed by the Commission in their Notice of the examination issued under Rule 2, a candidate must have attained the age of 20 and must not have attained the age of 25 provided that the upper age limit of 25 will be relaxable upto 30 in the case of candidates who are permanently employed in the Central Public Works Department or who were continuously in temporary

service under the Central Public Works Department for at least 3 years or who were within the above specified age limits on the date of their employment in the Central Public Works Department, such relaxation being limited to three examinations only.

Departmental candidates must obtain previous permission of the Head of the Department to appear for the examination.

NOTE:—The upper age-limits prescribed above will be relaxable:—

- (i) Upto a maximum of five years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe.
- (ii) Upto a maximum of three years if a candidate is a *bona fide* displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir.

This concession will not, however, be admissible to a candidate who has already appeared at five previous examinations.

- (iii) Upto a maximum of eight years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe and is also a *bona fide* displaced person from Pakistan or from the unliberated areas of Jammu and Kashmir.

This concession will not, however, be admissible to a candidate who has already appeared at ten previous examinations.

- (iv) Upto a maximum of three years if a candidate is a resident of the former French Settlements which have now become part of India and has been receiving his education through the medium of French.

SAVE AS PROVIDED ABOVE THE AGE LIMITS PRESCRIBED CAN IN NO CASE BE RELAXED

9. A candidate must satisfy the Commission that his character is such as to make him suitable for appointment to the Service/Department.

10. A candidate must have—

- (a) obtained a degree in Engineering from a university incorporated by an Act of the Central or of a Part A or Part B State Legislature in India; or
- (b) passed Sections A and B of the Associate Membership Examination of the Institution of Engineers (India) or have any other educational qualifications recognised by that institution as exempting from passing these sections; or
- (c) obtained an engineering degree of one of the universities mentioned in Appendix I under the conditions prescribed in that Appendix; or
- (d) passed the Honours Diploma examination in Civil, Mechanical or Electrical Engineering of the Loughborough College, Leicestershire, provided the candidate has passed the common preliminary examination or has been exempted therefrom.

NOTE I.—In exceptional cases the Commission may treat a candidate, who has not any of the foregoing qualifications, as a qualified candidate provided that he is recommended by the Central Government or a State Government and has passed examinations conducted by other institutions, the standard of which, in the opinion of the Commission justifies his admission to the examination.

NOTE II.—Candidates who have appeared at an examination the passing of which would render them eligible to appear at this examination, but have not been informed of the result, may apply for admission to the examination. Candidates who intend to appear at such a qualifying examination may also apply, provided that the qualifying examination is completed before the commencement of this examination. Their applications will be accepted provisionally and they will be required to furnish proof of having passed the examination as soon as possible and in any case not later than two months after the commencement of this examination.

11. No candidate shall be admitted to the examination unless he holds a certificate of admission from the Commission.

The decision of the Commission as to the eligibility or otherwise of a candidate for admission to the competitive examination shall be final.

12. A candidate found guilty of impersonation or of submitting fabricated documents or documents which have been tampered with or of making statements which are incorrect or false or suppressing material information or of using or attempting to use unfair means in the examination hall or otherwise resorting to any other irregular or improper means for obtaining admission to the examination may, in addition to rendering himself liable to a criminal prosecution be debarred either permanently or for a specified period—

(a) by the Commission from admission to any examination or appearance at any interview held by the Commission for selection of candidates; and

(b) by the Central Government from employment under the Government.

13. No recommendations except those required in the application form shall be taken into consideration. Any attempt on the part of a candidate to obtain support for his candidature by other means may disqualify him for admission.

14. Candidates must pay such examination fees as Government may prescribe (see Appendix III). No claim for a refund of any of these fees will ordinarily be entertained, nor can they be held in reserve for any other examination or selection.

15. Examination under these Rules shall be conducted by the Commission in the manner prescribed in Appendix II.

16. (a) After every examination, the Commission shall make a list of candidates in order of their merit as disclosed by the aggregate marks finally awarded to each candidate, and in that order, so many candidates upto the number of vacancies announced under Rule 2 above, as are found by the Commission to be qualified by the examination, and are considered by Government to be suitable in all other respects, shall be appointed.

(b) Appointments to vacancies to be filled by members of a particular community or communities shall be made by Government or the appointing authority as the case may be, in the order of merit of the candidates belonging to the particular community or communities, provided they have qualified in the examination and are in all respects suitable for employment in the service.

(c) Success in the examination confers no right to appointment unless Government are satisfied, after such enquiry as may be considered necessary that the candidate is suitable in all respects for appointment to the public Service.

17. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of a member of the Service, and a candidate who is found after examination by a Medical Board not to satisfy these requirements will not be appointed. Only those candidates who are likely to be considered for appointment will be physically examined.

In order to prevent disappointment candidates are advised to have themselves examined by a Government medical officer of the standing of a Civil Surgeon, before applying for admission to the examination. Particulars of the nature of the medical test to which candidates will be submitted before appointment and of the standards required can be had from the Commission.

18. (a) The selected candidates shall be appointed as Assistant Electrical Engineers on probation for two years. Their pay shall commence from the date of appointment under these rules and their service for increments, leave and pension shall count from the same date. In the event of more than one candidate being appointed, their seniority *inter se* shall be determined according to their position in the competitive examination.

(b) On the completion of the period of probation, the Assistant Electrical Engineers shall, if considered fit for permanent appointment, be confirmed in their appointments.

(c) The Government may extend the period of two years specified in sub-rule (a) above.

(d) If on the expiration of the period of probation referred to in sub-rule (a) above or of any extension thereof under sub-rule (c) above as the case may be the Government are of opinion that an Assistant Electrical Engineer is not fit for permanent employment, or if at any time during such period of probation

or extension they are satisfied that an Assistant Electrical Engineer will not be fit for permanent appointment on the expiration of such period or extension, they may discharge the Assistant Electrical Engineer or pass such order as they think fit.

(e) If no action is taken by Government under sub-rule (b) or (c) or (d) of this rule, the period after the prescribed period of probation shall be treated as an engagement from month to month terminable on either side on the expiration of one calendar month's notice in writing.

19. Probationers will also be required to pass a test in Hindi before confirmation.

APPENDIX I

List of University degrees which will be recognised for admission to the examination [vide rule 10(c)]

Aberdeen.—B.Sc., Engineering (Honours or Ordinary Degree).

Cambridge.—Ordinary degree B.A. in Engineering provided the graduate has passed in the principal subjects, Engineering I, Engineering II and Engineering III.

Durham.—B.Sc., in Marine Engineering.

Glasgow.—B.Sc. in Naval Architecture (Honours or Ordinary Degree).

NOTE.—The above degrees will be accepted only if taken after three years' study and the passing of the regular examinations in the several Universities. The conditions as to three years' study will not, however, apply to Indians who, having taken an Indian degree, which exempts them from part of the University course, shall have taken one of the above degrees in less than three years in accordance with the regulations of the University concerned.

APPENDIX II

Standard and Syllabus of the examination (vide Rule 15)

Subjects	Marks		
(a) <i>Compulsory</i> :			
1. English (including Essay and Precis writing)	100
2. General Knowledge	100
3. Electrical Engineering	200
4. Mechanical Engineering	200
5. Applied Mechanics (including strength of materials and Theory of Structures)	200
6. Personality Test	300
(b) <i>Optional</i> :			
<i>(Not more than two of the following subjects)</i>			
1. Physics (including Electricity and Magnetism)	100
2. Electrical Communication Engineering	100
3. Prime Movers	100
4. Applied Mathematics	100
5. Hydraulics and Hydraulic Machines	100

NOTE 1.—All papers must be answered in English.

NOTE 2.—Candidates must write the papers in their own hand. In no circumstances will they be allowed the help of an amanuensis (scribe) to write down answers for them.

2. The standard and syllabus of the examination will be such as the Commission shall prescribe.

3. The Commission have discretion to fix qualifying marks in any or all the subjects at the examination.

4. The Commission will summon at their discretion only those candidates whom they consider suitable for interview for the Personality Test.

5. Special attention will be paid in the Personality Test to assessing the candidates' capacity for leadership, initiative and intellectual curiosity, tact and other social qualities, mental and physical energy, powers of practical application and integrity of character.

3. Provident Fund.—Officers entering the Central Electrical Engineering Service, Class II, will be eligible to join the General Provident Fund and will be governed by the Rules regulating that Fund.

[No. EI-15(10)IV/56.]

D. P. KARNIK, Dy. Secy.

New Delhi, the 23rd August 1956

S.R.O. 1918.—The following draft of a further amendment to the Indian Boiler Regulations, 1950 which the Central Boilers Board proposes to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923) is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th November, 1956.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations—

1. For Regulation 5 the following shall be substituted, namely:—

“5. Modification of Formulae.—(i) Under the Regulations for determining the working pressure to be allowed on various parts of boilers, the material to which the formulae apply shall in the absence of express provision to the contrary be steel complying with the requirements of Chapter II.

(ii) Where no test certificates for plates and rivets are produced, the material may be treated as iron, if the Chief Inspector is satisfied that the material is of suitable boiler quality. If in such cases the Chief Inspector is clearly satisfied that the material is of good quality a higher strength than that allowed for iron may be permitted but the strength of the plates shall not, save for special reasons, be assumed to be more than 26 tons per sq. inch. In such cases the values of tensile and shear strengths shall not be more than 26 and 21 tons per square inch for steel, and 21 and 18 tons per square inch for iron. For iron across the grain the tensile strength may be 18 tons per square inch.

(iii) For flat plates of copper, the working pressure as found from the formulae, reduced by 50 per cent. shall be the working pressure permitted.

(iv) When the quality of material and the make of steel pipes have not been supported by certificate from the manufacturers or approved Test House, the pipes shall be treated as wrought iron lap-welded pipes and they shall be presented for hydraulic test before erection *in situ*".

2. For Regulation 7, the following shall be substituted namely:—

“7. Boilers not in accordance with Standard conditions.—When the standard conditions are not complied with, the working pressure of the parts of the boiler as found from the formulae in the Regulations shall be reduced as follows:—

(a) When the certificate in Form II from the Inspecting Authority is not furnished—10 per cent.

(b) When there are no proofs of tests of steel—15 per cent.

(c) When the workmanship is in any way doubtful, and the Inspector is not satisfied that any of the foregoing reduction in the working pressure would be sufficient to meet the circumstances such percentage as the Chief Inspector deems fit".

[No. BL-304(10)/55.]

(Central Boilers Board)

New Delhi, the 25th August 1956

S.R.O. 1919.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 30th November 1956.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations:—

After sub-regulation (b) of regulation 4, the following sub-regulation shall be inserted, namely:—

(bb) Welders engaged in site Welding of boilers and steam pipes during erection may be subjected to tests to the satisfaction of the Chief Inspector.

[No. S&P-II/BL-304(16)/55.]

M. N. KALE, Secy.

MINISTRY OF REHABILITATION

New Delhi, the 22nd August 1956

S.R.O. 1920.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the state of Madras for a public purpose, being a purpose connected with the Relief and Rehabilitation of displaced persons including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by Sub-Section (1) of Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

S. No.	Particulars of the evacuee property	Name of the evacuee
1	2	3
I.	No. 19, Ritherdon Vepery, Madras	Shri N. A. Ispahani.

[No. E.10/107/SI/56.]

New Delhi, the 24th August 1956

S.R.O. 1921.—In exercise of the powers conferred by sub-section (1) of section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri B. M. Kundanani, as Assistant Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his post.

[No. 7/26/56-S.II(Pt.II).]

New Delhi, the 20th August 1956

S.R.O. 1922.—In exercise of the powers conferred by sub-section (1) of section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri M. M. Lal Mehta, as Assistant Settlement Officer for the purpose of performing the functions assigned to such Officer by or under the said Act, with effect from the date he took charge of his office by or under the said Act, and to hold his office as aforesaid as a holding of 1955 at section 34 of the said Act, his said office being at New Delhi, the 20th August 1956. [No. 7/28/56-SC(Pt. II)]

KULWANT SINGH, Under Secy.

With reference to the above, and with regard to the matter referred to in the letter dated 10th August 1956, I have the honour to inform you that the Central Government has directed that the said letter be forwarded to the Secretary of State for India, Government of India, New Delhi, and that the same be sent to the Secretary of State for India, Government of India, New Delhi, by the 20th August 1956.

Office of the Chief Settlement Commissioner

ORDERS

New Delhi, the 21st August 1956

S.R.O. 1923.—In exercise of the powers conferred by sub-section (2) of section 35 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), I, Shri L. J. Johnson, I.C.S., Chief Settlement Commissioner, hereby authorise Shri Hari Singh Mumtaz, P.C.S., Assistant Settlement Commissioner, to file a complaint in writing in a court of law against such person who furnishes him an application for payment of compensation, or in declaration under chapter X of the Displaced Persons (Compensation & Rehabilitation) Rules, 1955, any information which he knows or has reasons to believe to be false or which he does not believe to be true.

M. N. KALI, Secy.

[No. 9(29)-Comp-II/56.]

S.R.O. 1924.—In exercise of the powers conferred by sub-section (2) of section 34 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), I, Shri L. J. Johnson, I.C.S., Chief Settlement Commissioner, hereby delegate to Shri A. L. Dhillon, I.C.S., Settlement Commissioner, Punjab, the powers conferred upon me under section 24 of the said Act in relation to any order passed by a Settlement Officer or a Managing Officer in so far as such order relates to the custody, management and disposal of property (including agricultural land) in the State of Punjab in a rural area as defined in clause (f) of Rule 2 of the Displaced Persons (Compensation & Rehabilitation) Rules, 1955, which further authorises the compensation authority to make a lump sum payment to the displaced persons concerned in respect of any losses suffered by the displaced persons due to compulsory acquisition of their property or any other losses.

[No. 9(29)-Comp-II/56.]

With reference to the above, I have the honour to inform you that the Central Government has directed that the said letter be forwarded to the Secretary of State for India, Government of India, New Delhi, by the 20th August 1956.

MINISTRY OF LABOUR

New Delhi, the 24th August 1956

S.R.O. 1925.—In pursuance of section 4 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby—

(a) nominates Shri L. Kantharaj Urs, B.A., Commissioner of Labour in Mysore, Bangalore, to be a member of the Employees' State Insurance Corporation in the place of Shri B. S. Puttaswami; and

the following further amendment in the notification of the Government of India in the Ministry of Labour No. S.R.O. 2155, date the 16th November 1953, namely—

the following entry shall be substituted, namely—
Shri L. Kantharaj Urs, B.A., Commissioner of Labour in Mysore, Bangalore, to be a member of the Employees' State Insurance Corporation in the place of Shri B. S. Puttaswami; and

[No. 7/28/56-SC(Pt. II)]

[No. 7/28/56-SC(Pt. II)]

B. R. KHANNA, Under Secy.

New Delhi, the 25th August 1956

S.R.O. 1926.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employee' Provident Funds Act, 1952 (19 of 1952) and in supersession of the notification of the Government of India Ministry of Labour S.R.O. 1445 dated the 15th June, 1956, the Central Government hereby appoints Shri O. N. Misra I.A.S., Labour Commissioner, Uttar Pradesh, to be the Regional Provident Fund Commissioner for the whole of the State of Uttar Pradesh to work under the general control and superintendence of the Central Provident Fund Commissioner.

[No. PF 31(217)/56.]

S.R.O. 1927.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952) and in supersession of the notification of the Government of India in the Ministry of Labour S.R.O 1446 dated the 15th June, 1956, the Central Government hereby appoints Shri O. N. Misra I.A.S., Labour Commissioner, Uttar Pradesh, to be an Inspector for the whole of the State of Uttar Pradesh for the purposes of the said Act, and of any Scheme made thereunder, in relation to factories within that State engaged in a controlled industry or in an industry connected with a mine or an oilfield.

[No. PF 31(217)/56.]

R. C. SAKSENA, Under Secy.

ORDERS

New Delhi, the 20th August 1956

S.R.O. 1928.—Whereas a vacancy has occurred in the office of the Chairman of the Industrial Tribunal constituted by the Order of the Government of India in the Ministry of Labour, No. LR-100 (67)I, dated the 28th September 1953, read with Orders No. LR-100(67), dated the 1st November 1954 and LR-100(67)/53, dated the 11th March 1955, for the adjudication of industrial disputes concerning certain banking companies;

Now, Therefore, in pursuance of the provisions of sub-section (2) of section 8 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints Shri Matin Ahmed, as chairman of the Industrial Tribunal constituted as aforesaid.

[No. LR-100(67)/53.]

New Delhi, the 23rd August 1956

S.R.O. 1929.—Whereas the Bank of Baroda Employees' Union, Bombay, have alleged that the Bank of Baroda has not granted Shri P. Neroy, Air Condition Plant Operator and Electrician of the bank, the special allowance in accordance with the directions contained in paragraph 164 of the award of the All India Industrial Tribunal (Bank Disputes), Bombay, constituted by the notification of the Government of India in the Ministry of Labour No. S.R.O. 35, dated the 8th January 1952, as modified by the decision of the Labour Appellate Tribunal in the manner referred to in section 3 of the Industrial Disputes (Banking Companies) Decision Act, 1955 (41 of 1955);

And whereas the Central Government is of opinion that a difficulty or doubt has arisen as to the interpretation of the said award, modified as aforesaid, in respect of the matters specified in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 8 of the said Act, the Central Government hereby refers the said matters for decision to Shri D. E. Reuben, Member, Labour Appellate Tribunal constituted under section 5 of the Industrial Disputes (Appellate Tribunal) Act, 1950 (48 of 1950).

SCHEDULE

Whether Shri P. Neroy, Air Condition Plant Operator and Electrician of the Bank of Baroda, Bombay, is entitled for special allowance in accordance with paragraph 164 of the award of the All India Industrial Tribunal, (Bank Disputes), constituted by the notification of the Government of India in the Ministry of Labour No. S.R.O. 35, dated the 5th January 1952, modified as aforesaid.

[No. LR-10(31)/56.]

New Delhi, the 25th August 1956

S.R.O. 1930.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the mica mines of Messrs, Duduwala and Company, Bhilwara, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And Whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, Therefore, in exercise of the powers conferred by section 7 and clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri Anand Narain Kaul, R.J.S. (Higher), Judge, Industrial Tribunal, Rajasthan, Jaipur, shall be the sole member and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

Bonus at the of four months' wages for the years 1953-54 and 1954-55.

[No. LRII/56-1(2)/53.]

P. D. GAIHA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

ORDER

New Delhi-2, the 23rd August 1956

S.R.O. 1931.—In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the order of Government of India in the Ministry of Information and Broadcasting No. S.R.O. 945 dated the 28th April, 1955 the Central Government with previous approval of the Film Advisory Board, Bombay hereby certifies film specified in column 2 of the schedule hereto annexed, in all its language versions to be of the description specified against it in the corresponding entry of column 5 of the said schedule.

SCHEDULE

Sl. No.	Title of the film	Name of the Producer	Source of supply	Whether scientific the film or a film intended for educational purposes or film dealing with news and current events or a documentary film.
I.	Indian News Review No. 410.	Govt. of India, films Division Bombay.	Govt. of India, Films Division Bombay.	Film dealing with news and current events.

[No. 14/2/56-FD.App.98.]

D. KRISHNA AYYAR, Under Secy.